

UNITED STATES DISTRICT COURT FOR THE
DISTRICT OF NEW HAMPSHIRE

Michele Lacaillade,
Taylor Lacaillade,
and Andrew Lacaillade

v.

Civil No. 10-cv-68-JD

Loignon Champ-Carr, Inc.

Procedural Order

The parties agreed to use the audiovisual deposition of Loignon Champ-Carr, Inc.'s ("Loignon") liability expert, Dr. L. Daniel Metz, in lieu of his trial testimony pursuant to Federal Rule of Civil Procedure 32(a)(4). The parties deposed Metz on November 16, 2011. The plaintiffs objected to numerous portions of Metz's testimony on November 23, 2011. Loignon did not respond to the plaintiffs' objections.

Counsel shall confer regarding the plaintiffs' objections to Metz's testimony. The court expects counsel to resolve most of these objections. To the extent counsel are unable to resolve any objection, the plaintiffs shall file renewed objections, and Loignon shall file any responses it may have to those objections, on or before December 5, 2011, at 10:00 a.m.

SO ORDERED.


Joseph A. DiClerico, Jr.
United States District Judge

December 2, 2011

cc: Anthony M. Campo, Esquire
Nicholas D. Cappiello, Esquire
Michael P. Johnson, Esquire
Andrew Ranks, Esquire
Mark W. Shaughnessy, Esquire
William J. Thompson, Esquire